		NO	F0157	491	-		
THE STATE	OF TEXAS				IN THE _	282.9	
VS.			•		DISTRICT	COURT	OF
Jan	on Escenil	la			DALLAS (COUNTY, TEXA	AS 🖔
FIN	IDINGS, CON	ICLUSIONS	AND RECOM	MMENDA PLEA	TIONS OF	MAGISTRATE	E
Magistrate for a and Recommer	The above style hearing on a ne ndations are her	egotiated plea	red cause having of guilty, nolo co ne Magistrate for	ntendere o	r true, the foll	owing Findings, C	onclusions
	FINDINGS:	tin in the state of the state o					·
m. · · ·	ON THE	205th	DAY OF	·M	Jovenbe		<u> 3001.</u>
x	Defendant app	eared in open of	Court with his/he	er attorney,	the Honorab	le	
r-at-daggeriled Mills	Defendant in o waived his/her affidavit and in	right to prosec	in writing, and w ution by indictm	vith the con ent and agr	sent and app eed to be trie	roval of his/her att ed on an	orney,
X	Defendant wait with the conse	ved his/her righ	nt to trial by jury by for the State	in person a and approv	nd in writing al of the Mag	in open Court, istrate.	
X	the appearanc evidence may judicial confess	e, confrontation be stipulated, a sion, by affidav evidence. Such	n and cross-examend consented to its, written stated waiver and cons	mination of the introd ments of wi	witnesses, a uction of test itnesses and	imony orally, by	
	Defendant was the range of pu			equences o	f entering his	/her plea and as to	. # +
- X	Defendant plea	aded guilty/ not	sontendere/tru	e to the offe	ense of		
	***	WANT UNA	UTHORIZED	USE OF	A VEHIC	LB all all all all all all all all all al	•
_X * - /	Defendant was	admonished a	according to Art.	26.13, Cod	de of Crimina	l Procedure.	
	THE EVIDE			A REAS	ONABLE D	OUBT AND TH	<u>IE</u>
x	Defendant is n	nentally compe	tent.				en en grafte ar
X	The judicial co	nfession/stipula	ation admitted he	erein is suff	ficient in law t	to prove a prima fa	acie case.
_X	Defendant use	d or exhibited a		sion of or c		iate flight from the	offense.
x	The offense wa	as committed o	in the 3^{R}	day of	0001	3 <i>6</i> R	
· · · · · · · · · · · · · · · · · · ·	The allegation	s contained in t	he enhancemer	nt paragrap	h(s) are true.		
X	Defendant four	nd to have com	mitted the offen	se as charç	ged in the cha	arging instrument.	
***	Defendant four	nd to have com	mitted an offens	se other tha	n that charge	ed in the charging	instrument,

x	CONCLUSIONS: Defendant entered his/her plea freely and voluntarily.
x	Defendant was not coerced or unlawfully persuaded to enter his/her plea.
x	The plea bargain agreement should be followed.
	Defendant, after being given a copy of the terms and conditions of community supervision, understood those terms and conditions.
	RECOMMENDATIONS: Defendant be found not guilty.
	Defendant be found guilty of the offense of
,	
	The finding of guilt and further adjudication be deferred and Defendant be placed on community supervision for a term of
	Defendant be assessed confinement in the State/County Jail for a period of days/months/years
	Defendant be assessed imprisonment in the Institutional Division of the Texas Department of Criminal Justice for
	Community Supervision be granted for a period of years.
\succeq	Restitution: to be determined of \$ 500 be ordered.
x	Court costs be assessed.
	Grant Defendant's (waiver of 10 days to prepare) (waiver of indictment) (waiver of delay of arraignment).
	The allegations in the enhancement paragraph(s) are true.
	A deadly weapon was used or exhibited
	Name change granted. Name change granted.
	ADDITIONAL RECOMMENDATIONS:
	SIGNED THIS DAY OF THE NOV 2 8 2001 , 19
	MAGISTRATE
	and the control of t The control of the control of
this document, a	ORDER ADOPTING ACTIONS OF MAGISTRATE BE IT KNOWN that the Court has reviewed the actions taken by the Magistrate sitting for this Court mbered and styled cause, which include all findings, conclusions and recommendations contained in all orders contained on the docket sheet in this cause and within the papers filed in this cause, as bits introduced into evidence in this cause.
actions taken by	IT IS HEREBY ORDERED AND DECREED that the Court specifically adopts and ratifies the the Magistrate on behalf of this Court in compliance with Subchapter D of Chapter 54 of the Texas de and further GRANTS DENIES community supervision to Defendant.
	SIGNED THIS THE DAY OF, 19, 19
	Vineen
nengan	JUDGE
*	DISTRICT COURT

DALLAS COUNTY, TEXAS

(rev. 8/94)

Case 3:06-cv-02248-O

-BH Document 26-14 Filed 05/05/08 Page 3 of 20 PageID 688

F. WARREN, DALLAS COUNTY CLER
MISDEMEANOR RECORD SEARCH

133 N. INDUSTRIAL BLVD., BOX 43
DALLAS, TEXAS 75207-4313

DALLAS COUNTY

COUNTY CLERK JOHN F. WARREN

RE: SUBJECT:

ESCAMILLA JUAN

D.O.B.

09/30/83

I, JOHN F. WARREN, CLERK OF THE COUNTY CRIMINAL COURTS OF DALLAS COUNTY, TEXAS, DO HEREBY CERTIFY THAT THE COUNTY CRIMINAL COURT INDEXES OF DALLAS COUNTY, TEXAS HAVE BEEN SEARCHED DURING AND INCLUDING THE YEAR OF 1975 THRU 19, DECEMBER, 2007 AND WE HAVE LOCATED THE FOLLOWING CASES FILED BY THE AUTHORITY OF THE STATE OF TEXAS AGAINST THE ABOVE SUBJECT.

CASE

OFFENSE

DISPOSITION

MA0235458-F 072702 UCW HANDGUN MB0688446-J 090806 DWLS/INV

093002 PGBC SENT 200D 110206 PGBC SENT 45D

THIS IS A CRIMINAL MISDEMEANOR SEARCH ONLY AND DOES NOT INCLUDE FELONY SEARCH.

THE UNDERSIGNED DOES NOT ASSUME ANY LIABILITY FOR OMISSION OR ERROR IN THE ABOVE STATEMENT.

WITNESS MY HAND AND SEAL OF OFFICE THIS 20TH DAY OF DECEMBER, 2007.

JOHN F. WARREN, COUNTY CLERK

OF DALLAS COUNTY, TEXAS

DEPUTY

SEAL

days in jail [] Restitution in the amount of fine plus costs of court [] Jail term probated for _____ months [46ther: waive rf to appeal [] Deferred adjudication for TRUE AND CORRECT COPY OF ORIGINAL FILED IN DALLAS COUNTY CLERK'S OFFICE PLEA OF GUILTY NOLO CONTENDERE Comes now the Defendant herein, in person and by and through Defendant's attorney, if any, having waived the right to jury trial with the approval of the State and Judge, and states that Defendant understands the charge, the penalty range for the offense charged and waives arraignment and reading of the information/indictment and represents to the Judge that the Defendant desires to make immediate disposition of this case by here and now entering a plea of guilty/nolo contendere. The Defendant waives the right to a jury trial, the confrontation of witnesses, the right to present witnesses in defendant's behalf and submits this case to the Judge on all issues of law and fact. I understand that under Federal Law if I am not a citizen of the United States of America, a plea of guilty/nolo contendere for the offense charged may result in my deportation, exclusion of my admission to this country, or the denial of naturalization. Wherefore, the Defendant asks the Judge to proceed immediately on the filing hereof, to accept this plea and waivers, and to enter judgment and sentence herein in the manner provided by law. Defendant requests that a presentence report (not) be made. If a presentence report is made, the Defendant hereby authorizes the Judge to inspect the report. I understand that I have a right to appeal this case to the Court of Appeals. If the trial court follows the terms of the State's recommendation as to sentencing, then after consulting with my attorney, do expressly, voluntarily, knowingly, and intelligently give up and waive my right to appeal this case. I have read the above and foregoing admonitions by the Judge regarding my rights. I understand the admonitions, and I understnad and am aware of the consequences of my plea. Furthermore, my lawyer, if any, has explained to me all the admonitions given by the Judge in this document. he State hereby consents to and approves the Defendant's aiver of jury and agrees to the above plea recommendation. Assistant/District Attorney & Bar Card Number Filed: The admonition and waivers, filed with the clerk and presented to the Judge are considered, approved and granted , 20 ____. The Judge agrees that a presentence report pursuant to the Texas Code day of this of Criminal Procedure not be made.

Judge

BEN ELLIS, Retired Judge of the County Criminal Court of Dallas County, Texas, Sitting for the Judge of the County Criminal Court No. 5 of Dallas

OVER

County, Texas.



COMMITMENT

NO. M-0235458-F COUNTY CRIMINAL COUR 5
DALLAS COUNTY, TEXAS

OCT - 1 2002

THE STATE OF TEXAS VS. JUAN ESCAMILLA

TO ANY SHERIFF OR ANY CONSTABLE OF THE STATE OF TEXAS - GREETING

YOU ARE HEREBY COMMANDED, THAT YOU TAKE INTO CUSTODY, AND COMMIT TO THE JAIL OF YOUR COUNTY JUAN ESCAMILLA , CONVICTED IN THE COUNTY CRIMINAL COURT 5 WHO WAS ON 09/30/2002 OF DALLAS COUNTY, TEXAS, OF UCW AND HIS PUNISHMENT FIXED AT - O - , FINE AND IMPRISONMENT, AND JUDGMENT WAS ENTERED THEREFOR, TOGETHER WITH ALL COSTS OF SAID PROSECUTION AMOUNTING TO A FURTHER SUM OF \$221.00 , AND YOU WILL SAFELY KEEP UNTIL SUCH TIME AND ALL COSTS HEREIN ARE PAID AND SAID TERM OF IMPRISONMENT HAS EXPIRED, OR UNTIL HE IS OTHERWISE DISCHARGED.

WITNESS MY OFFICIAL SIGNATURE, AND SEAL OF OFFICE AT DALLAS, DALLAS COUNTY, TEXAS, AND ISSUED THE _30TH_ DAY OF _SEPTEMBER_,2002

EARL BULLOCK COUNTY CRIMINAL COURT 5

BY Jackie Tedwell, DEPUTY

FEES

- 0 -FINE #221.00 TOTAL____\$221.00

SENTENCE TO BEGIN 09/30/02

IMPRISONMENT

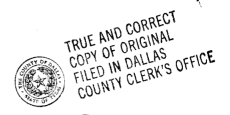
CI ISS BT CRE 65 DAYS CC W COST

SHERIFF'S RETURN

CAME TO HAND THIS DAY OF SOF A.D.2008. AND EXECUTED BY COLLECTING FROM THE DEFENDANT THE SUM OF \$ AND CONFINING HIM TO DAYS. JAIL FOR _____ DEFENDANT RELEASED THIS THE 30 DAY OF Supr A.D. 2002

__DAYS GOOD TIME __DAYS CREDIT DAYS I/P DAYS FOR FCC

SHERIFF, DALLAS COUNTY, TEXAS



35458

THE STATE OF TEXAS

COUNTY OF DALLAS

AFFIDAVIT FOR ARREST WARRANT OR CAPIAS

BEFORE ME, the undersigned authority, on this day personally appeared the undersigned affiant who, after being duly sworn by me, on oath stated:

}

}

My name is **D. MORRIS #537**, and I am a peace officer of the City of Irving, Dallas County, Texas.

I have good reason to believe and do believe that on or about the **27TH** day of **JULY**, 2002, one **ESCAMILLA**, **JUAN** did then and there in the City of Irving, Dallas County, Texas commit the offense of **UNLAWFUL CARRYING WEAPONS**, a violation of Section **46.02**, Texas Penal Code, a **CLASS A MISDEMEANOR**.

My belief is based upon the following facts and information:

- **S. MARSHALL #766**, Officer, Irving Police Department, who participated in the investigation of the alleged offense, furnished to me, the Affiant, on **8-2-02**, the following information:
- 1. On 7-27-02 at approximately 3:00 a.m., defendant was a passenger of a vehicle stopped for traffic violation, fail to signal turn (left) northbound Story to westbound Rochelle, Irving, Dallas County, Texas.
- 2. The driver of the vehicle was arrested for no driver's license and gave verbal consent to search his vehicle.
- 3. In the back passenger area, a gun was on the floor pushed under the back of the driver's seat.
- 4. All occupants of the vehicle were read the Miranda Warning.
- 5. Defendant started yelling, "It's my fucking gun".
- 6. Defendant was placed under arrest.
 7. Defendant also had confirmed parole violation felony warrants out of Dallas County and felony convictions on his criminal history.



I believe this information furnished by a fellow Peace Officer is credible.

WHEREFORE, Affiant requests that an arrest warrant or capias be issued for the above accused individual(s) in accordance with the law.

SWORN TO BEFORE ME on the

MAGISTRATE, IN AND FO DALLAS COUNTY, TEXAS

MAGISTRATE'S DETERMINATION OF PROBABLE CAUSE

, 2002, the undersigned Magistrate On this the hereby acknowledges that he has examined the above affidavit and has determined that probable cause exists for the issuance of a capias for the individual(s) accused therein and hereby orders the Clerk of the Court of proper jurisdiction to issue a capias for the arrest of said individual(s).

DALLAS COUNTY, TEXAS

FORM M-330 REVISED 2-8-2001 BEN ELLIS, Retired Judge of the County
Criminal Court of Dallas County, Texas,
Sitting for the Judge of the County
Criminal Court No. 5 of Dallas
County, Texas.

JUDGE, COUNTY CRIMINAL COURT

DALLAS COUNTY, TEXAS

NO. 0235456

IN THE COUNTY CRIMINAL STATE OF TEXAS § § § VS. COURT NO. 5 OF Juan Escamilla DALLAS COUNTY, TEXAS

STATE'S SENTENCE RECOMMENDATION

TO THE HONORABLE JUDGE OF SAID COURT:

	XAS, by and through Dallas County Criminal
District Attorney BILL HILL, in the above s	
day of	2, makes this recommendation of punishment
conditioned on the defendant having no crim	ninal record or pending cases other than those
listed below. This is not an announcement o	
VCW	AMY SPARKS WILLIAMS Assistant District Attorney State Bar Card No. 24010483
RECOMMENDATION*	1
2500	lays
Stay away/ no contact with cwLife Skills	Urinalysis testing Reg. as sex offender Sex offender class Proper License Anti-theft program Family Vio Counseling RESTITUTION OF \$ SIP
* If Plead by 3 months from above date. * As a condition of this plea bargain, the Defendant will submit	to fingerprinting by the Clerk of the Court.

sjm Defendant <u>Escamilla, juan wm 09301983</u> Charge	UCW HANDGUN
AKA: ADDRESS 2524 W ROCHELLE, IRVING, TX LOCATION	UNKNOWN
FILING AGENCY TX0571500 DATE FILED August 5, 2002COURT	±5
COMPLAINANT MARSHALL, S	MA0235458
C/C	
SERVICE NO. 222560 ARREST NO. 022226	I.D. NO
AFFIDAVIT	
In the Name and by the Authority of the State of Texas.	
PERSONALLY APPEARED before me the undersigned authority this a	uffiant, who after being by me duly sworn,
deposes and says your Affiant has good reason to believe and does believe	that one
ESCAMILLA, JUAN	
hereinafter styled Defendant, heretofore, on or about the27TH day of _	JULY A.D., 20 <u>02</u>
in the County of Dallas and State of Texas, did unlawfully	
intentionally and knowingly carry on and about his perso	n, a handgun,

TRUE AND CORRECT
TRUE AND CORRECT
COPY OF DRILLAS OFFICE

Against the peace and dignity of the state.

Sworn to and subscribed before me this the

5 days AMB 12 00 02

Assistant Criminal District Attorney of Dallas County, Texas

May

Affiant.

DEFENDANT ESCAMILLA, JUAN WM 09301983 AKA:	CHARGE	UCW HANDGUN
ADDRESS 2524 W ROCHELLE, IRVING, TX	LOCATION	UNKNOWN # 6
FILING AGENCY TX0571500 DATE FILED August 5,	2002COURT	<u> </u>
COMPLAINANT MARSHALL, S		MA0235458
C/C		
SERVICE NO222560 ARREST NO	022226	I.D. NO
NOW COMES THE CRIMINAL DISTRICT ATTORNEY County Criminal Court ESCAMILLA, JUAN	of Dallas County, S	state of Texas, and presents in and to the Dallas County, State aforesaid, that one

intentionally and knowingly carry on and about his person, a handgun,

Against the peace and dignity of the state.

DALLAS COUNTY COUNTY CLERK EARL BULLOCK

3002 AUG -5 PM 3: 44

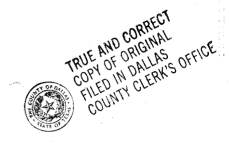
Criminal District Attorney of Dallas County, Texas



WARRANT OF ARREST DALLAS COUNTY, TEXAS

FELONY	
BOND AMO	UNT: \$ 7 CUCS
COURT NO.: IRVING MUNICIPAL COU The State of Texas vs.: ESCAMILLA, JUA Arrest Status: IRVING CITY JAIL (IN CUS Race: WHITE Sex: MALE DOB: 9-30-8 BROWN Drivers License: NONE Res. Add.: 2524 WEST ROCHELLE, IRVI Complainant: OFFICER S. MARSHALL # Date of Offense: 7-27-02 Date Compla Warrant of Arrest Issued To: IRVING POLI	AN STODY) 3 Ht: 5'10" Wt: 210 Hair: BLACK Eyes: ING, TEXAS 75062 766, IRVING POLICE DEPARTMENT sint Filed:
IN THE NAME OF THE STATE OF TEXAS OF THE STATE OF TEXAS GREETING	S TO ANY SHERIFF OR OTHER PEACE OFFICER S:
hereinafter called the accused, and HIM salaw, and to hold accused to answer to the said State, namely: UNLAWFUL CARRYI	
	FEES
RELEASE APPROVE E MILEAGE OTHER	\$ NT\$ SOND\$\$\$
	RETURN
CAME TO HAND THE day of, A.D. 2002, I and	f, A.D. 2002, and executed the by arresting and detaining above named and accused

4	DALLAS COU	NTY, TEXAS	
•	FELONY	MISDEMEA!	MA0235458 F
053199	BOND AMOUNT:	5	ESCAMILLA JUAN UCW HANDGUN
COURT NO.: IRVING MUNTHE State of Texas vs.: ESC Arrest Status: IRVING CITY Race: WHITE Sex: MALE BROWN Drivers License: NRes. Add.: 2524 WEST ROCCOmplainant: OFFICER S. NDate of Offense: 7-27-02 Warrant of Arrest Issued To:	AMILLA, JUAN JAIL (IN CUSTODY DOB: 9-30-83 Ht: ONE CHELLE, IRVING, TI IARSHALL #766, IF Date Complaint File	WARRANT NO.: 5'10" Wt: 210 Ha EXAS 75062 EVING POLICE DE	air: BLACK Eyes:
IN THE NAME OF THE STATOF THE STATE OF TEXAS		NY SHERIFF OR (OTHER PEACE OFFICER
YOU ARE HEREBY COMMA hereinafter called the accuse law, and to hold accused to a said State, namely: UNLAW MISDEMEANOR offense HE presented to me and that is be	d, and HIM safely ke inswer to the State of FUL CARRYING Wi is accused by writte by this reference inco	eep so that HE may of Texas for an offer EAPONS PC 46.02 on complaint, made orporated herein for	be dealt with according to nse against the laws of the 2 of which CLASS A under oath that has been
WITNESS MY SIGNATURE	THIS Z DAY OF _	MAGIST Municipa	RATE SOLE WAS
*******	**********	*******	**************
CAME TO HAND THEday ofand	ARRESTCOMMITMENTRELEASEAPPROVE BONDMILEAGEOTHERTOTALRETU	\$\$\$\$\$\$\$	TRUE AND CORRECT TRUE AND CORRECT COPY OF ORIGINAL COPY OF DALLAS OF FICE COUNTY CLERK'S OF FICE and executed the above named and accused
			VI.
		BY:	mastly



CAUSE NO.

THE STATE OF TEXAS	§		IN THE COUNTY CRIMINAL	
VS.		§		COURT NUMBER OF
Escamilla, Juan	•	Ş		DALLAS COUNTY, TEXAS

ADMONISHMENT FOR PROBATION VIOLATIONS

Comes now the Defendant herein, states the following. I, the Defendant in the above entitled and numbered cause state that I have been advised by my attorney and understand that entering a plea of guilty, nolo contendre (no contest) to the criminal charge pending against me may result in the revocation of my probation.

I have been informed by my attorney that I have an absolute right to a trial in the # above entitled and numbered cause and to have a trial either by jury or by the judge of this Court. If I proceed to trial and I am convicted of this offense, that conviction may be used as evidence in my probation hearing.

If a motion to revoke probation has not yet been filed, I understand that the State may file a motion to revoke my probation which will cause a warrant for my arrest to be issued. I can be jailed on that warrant until such time as a hearing is held by the original court which placed me on probation.

I understand that I am not entitled to a trial on any motion to revoke my probation, but I do know that I am entitled to enter a plea of not true to the allegations in the motion to revoke and require the state to prove my violations to the court. I understand that I am not entitled to a jury in a hearing on a motion to revoke.

By signing below, I am informing the Court, in writing, that I have been orally informed of these consequences by my attorney, that I have read and understood this form and that my attorney has informed me of these consequences.

: My attorney is signing below stating that he/she has informed me of these consequences of my plea.

NO. M-0235 953-5 COUNTY ORIMINAL COURTY DALLAS COUNTY. TEXAS

Case	3:06-cv-02248-0
•	•

COMMITHENT

2248 - O	<u>-BH</u>	Document 26-14	Filed
		700	

THE STATE OF TEXAS VS. JUAN I	ESCAMILLA			
TO ANY SHEETER OF ANY CONSTAI		LE OF TEXAS	- GREETING	
YOU ARE HEREBY COMMANDED JAIL OF YOUR COUNTY JUAN ESCA WHO WAS ON OF 730 / 800	D, THAT YOU TAN AMILLA . CONVICTED JCW VE AMO R. TUGETHER WIT F 1821.00	THE COURTH ALL COSTS AND YOUR TAREST TERMS	TODY, AND COME NTY CHIMINAL (AND HIE IMPRISONMENT E OF SAID PROS	COURT !! PUNISHMENT - AND BECUIJON
WITNESS MY OFFICIAL STOR TEXAS, AND ISSUED THE BOTH	NATURE, AND SEA DAY OF _SEPTE	AL OF OFFICE EMBER2002	E AT DALLAS. E	oullan court
Tom Feller		CARL BULLOCA COUNTY CRIM	(ENAL COURT 5	
		Jak:	1-2-11-11	* DEFOTA:
JUDGE			TRUE AND CORRECT COPY OF ORIGINAL FILED IN DALLAS COUNTY CLERK'S O	ffice
COS	E - 0 - T	SEK	TTENCE TO BEGT	
CI 185 BT CRE 45 DAYS CC	W COST			
	SHERIFF'S RET	UEN		
CAME TO HAND THIS BY COLLECTING FROM THE DEFEND JAIL FORDAY	DAY OF ANT THE SUM OF S.	\$	(D.20 COMFINE	ND EXECUTIVE MO HAM TO
DFFENDANT RELEASED THIS	THE	DAY OF		
DAYS GOOD TIME DAYS CREDIT DAYS X/P DAYS FOR FCC			RIFF, DALLAS (
		U7 _	I)ESF?(JT).	

NOTICE OF DISPOSITION IN COUNTY CRIMINAL COURT 5 DALLAS COUNTY, TEXAS

SEQ 0011

CASE NUMBER MA0235458F OFFENSE UCW HANDGUN REDUCED CHARGE DATE 093002 TIME 162601

THE STATE OF TEXAS VS. DEF ESCAMILLA JUAN BNO 02059035 DISPOSED BY PGBC

RACE W SEX M DOB 093083

APPEAL

MNT

SENTENCE

SPECIAL CONDITION

REMARKS BNO 02057035__

DALLAS COUNTY, TEXAS

DEPUTY CLERK

EARL BULLOCK

COUNTY CLERK

BY TIDWELL J

0.00 FINE

ADDITIONAL CREDIT FOR TIME SERVED CI_ISS_BT_CRE_65_DAYS_CC_W_COST_

	SENTENCE	то	BEGIN	093002		
		***************************************	***************************************			
REL	EASE INF	ORM	ATION	*** **** **** **** **** ****		
					1	

TRUE AND CORRECT
TRUE AND CORRECT
TRUE AND CORRECT
COPY OF DALLAS OFFICE
FILED IN CLERK'S OFFICE
COUNTY CLERK'S OFFICE

221.00 COST

. |

REMARKS

COMPLETARNE

NO. M-OCHSÁRGO --- COUNTY CRIMINAL COL :: DALLAS COUNTY, TEXAS

TWN WO. 0109262581 SID NO. 06766007

THE STATE OF TEXAS OF TUAN RECAMILLA

TO AMA THEREFOR OR AMA COMPANDER OF THE CREATER OF TEXAS . GREETERING

YOU ARE INTREST COMMANDED, THAT YOU TAKE INTO CURTCHY, AND COMMET TO THE JATE OF YOUR COUNTY LUAR MICANTELA MHO WASE ON TRANSPORM , CONVICTED IN THE COUNTY ORIMINAL CORRESPOR PEXAS, OF DRUSKENY

AND THE PROPERTY AND AND AND DAYS IMPORTSOFMEND IMPREDONMENT. AND THE PROPERTY AND THE P OF DATEAS COUNTY, TEXAS, OF DWGSXERV MIRWY MY O. AMCONTERS TO A RUNTIER SUM OF \$289.00 . AMD YOU WITH CAPELY KEEP THE . AMD YOU WILL SAFELY KEEP SECTION TRICH TEMPE AND ALL COURSE TERRIN ARE PALL AND GAID THOM OF THERESONMENT HAD EXPERSE, OR UNTIL BE IS OTHERWISE DISCHARGED.

WITHEST MY GYPICTAL SEGNATURE, AND CRAIL OF OPTICE AND DALLAS, DALLAS COLUTES TEXAS. AND ESSUED THE ORNOLDAY OF ___ SOMEWHER, 2005

Jane Roden

CYNTHIA FIGHEROA CALLOUN COUNTY CRIMINAL COURT B

TRUE AND CORRECT COPY OF ORIGINAL FILED IN DALLAS COUNTY CLERK'S OFFICE

TOTAL \$249.00

中国银色合

SENTENCE TO BECEN 107 (C)

IMPRISONMENT AS DAYS IMPRISONMENT

CR TO DAYS TERREST TO RUN CC

CHERKLARYS RECEIRN

CAME TO TAND THIS 30 DAY OF OCT A. B. 2006, AND EXECUTED BY COLLECTION FROM THE DAY OF STICK AND CONTRACT THE DAY OF STICK AND CONTRACT OF STICK DERENDANT RELEASED THE THE 3 DAY OF NOV O BAYE GOOD BLAKE DAYS CREOTE DVA8 1556 DAYE JEST JECE

J.CASANOVA

HENNING Y

DPO #5544 93 MR 09-78 OB- GUNGAMA ORIGINAL CAPTAS WARRANT OF ARREST fai 0899054 THE STATE OF TEXAS VS.: RECAMILLA CAUSE NO.: M - 0688446 TO ANY PRACE OFFICER OF THE STATE OF TEXAS GREETING: 09-08-06 YOU ARE HEREBY COMMANDED TO ARREST RACE: W SEX: M DOB: 09/20/1984 DEF RAME: ESCAMTIDA JUAN 1641821 g500.00 MEM BOND SET AT: AKA NAME: BOND TYPE: CASH OF SURETY ADDRESS: 446 MAXBETH SID NUMBER: TX08766007 CITY, STIDALLAS TX 75212 TRACKING NO: 0309262581 A001 BUSINESS ADDRESS: EYES: HAIR: HT: FT: IN WY: SGN#: 2407296 ST: TX WRITTEN ORDER YOU ARE COMMANDED TO TAKE INSTANTER THE BODY OF: ESCAMILLA JUAN COCKETNAPTER CALLED THE ACCUSED, AND HIM SAFRLY KEEP SO THAT HE MAY HE DEALT WITH ACCORDING TO LAW, AND TO HOLD THE ACCUSED TO ANSWER TO THE STATE OF TEXAS FOR AN OFFENER AGAINST THE LAWS OF THE SAID STATE, NAMELY:

OF WHICH OFFENSE HE IS ACCUSED BY WRITTEN COMPLAINT MADE UNDER OATH, THAT HAS BEEN PERSENTED TO ME AND THAT IS BY THIS REFERENCE ENCORPORATED HEREIN FOR ALL EURPOSES. MER NO CHAR PMESSAMES JUINGE. DATAAS SHERIEF'S RETURN CAME TO HAND THE 25" DAY OF September, 2006, AND TEXT OF October , 2000 BY ARRESTING AND DETAINING THE REPORT NAMED ACCUSED AND Placing him in Lew Sterrett METRAGE RETURNED THES 30 DAY OF October . 2004. S SHERINK, DALLAS COUNTY, TEXAS

SEE REVERSE SIDE.

DIC 17 (1/94)

Document 26-14	Filed 05/05
704	

NOTICE OF CONVICTIONS

CB504.A05678.R08708 NOTE	CE OF CONVICTIONS	11/03/06
CONVICTION - BOND FORFEITURE (PRINT OR TYPE) JUAN ESCAMILLA NAME	- MENTALLY INCOMPETENT - EDUCATION PROGRAM	and and
(FIRST) (MIDDLE)	(LAST) (SSN)	
ADDRESS 446 MAYBETH	CITY DALLAS, TEXAS75212	
DL/ID NO. 2407296 BIRTHDATE	2IP CODE 0 9 30 83 RACE W SEX M	
OFFENSE COMMITTED X MISDEMEAN	OR FELONYBOND FORFEITURE	
OFFENSE COMMITTED DWLS/INV (SEE REVERSE FOR LISTING OF OFFENSES)		
DATE OFFENSE COMMITTED 09 08 06 CONVICTION DATE 11 0	2 06 PENALTY 45 DAYS 0 PROB	
OFFENSE COMMITTED IN COMMERCIAL VEHICLE	\$0.00 AND COURT COS TRANSPORTING HAZARDOUSUNKNOWN MATERIAL YES NO	
DRIVER LICENSE OR	OPERATING PRIVILEGE SUPENDED	
BEGINNING DATE	ENDING DATE	
	LAUGHTER. ALL OTHER OFFENSES LEAVE SUSPENSION DATES BLANK.	2.1
DRUG EDUCATION PROGRAM SUCCESSFULLY COMPLETED	CATION PROGRAM REQUIRED TRUE AND CORRECT COPY OF ORIGINAL FILED IN DALLAS COUNTY CLERK'S	-
	DATE	
DWIE	EDUCATION PROGRAM	
WI EDUCATION PROGRAM REQUIRED DWI EDUCATION PROGRAM FOR REPEAT OFFENDERS WI PROBATION GRANTED		
DWI PROBATION GRANTED REQUIRED TO ATTEND EDUCTION PROGRAM DATE	REQUIRED TO ATTEND EDUCTION PROGRAM DATE	
DWI EDUCATION PROGRAM	DWI EDUCATION PROGRAM FOR REPEAT OFFENDERS SUCCESSFULLY COMPLETED DATE DATE	
SUCCESSFULLY COMPLETED DATE		
DWI EDUCATION PROGRAM WAIVED DATE		
GRANTED DWI E	EDUCATION PROGRAM EXTENSION	
DATE EXTENDED FROM	то	
CERTIFIED BY		
COURT MJ	TITLE CAUSE # MB0688446J COUNTY D	ALLAS
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-BH Document 26-14 705 CAUSE NO. MB0688446J

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THE STATE OF TEXAS

IN THE COUNTY CRIMINAL COURT 8

DALLAS COUNTY, TEXAS

JUAN ESCAMILLA

JUDGEMENT ON NEGOTIATED PLEA OF GUILTY OR NOLO CONTENDERE BEFORE: ☑ PRESIDING JUDGE / ☐ MAGISTRATE NO COMMUNITY SUPERVISION

DATE OF JUDGEMENT 11-2-2006	TERM OCTOBER 2006
JUDGE PRESIDING / MAGISTRATE: JANE ROD	EN
ATTORNEY FOR STATE JENNIFER CALVIN	ATTORNEY FOR DEFENDANT: REGGIE SELF
OFFENSE CONVICTED OF: DWLS/INV	
CLASS B MISDEMEANOR	DATE OFFENSE COMMITTED: 09/08/2006
CHARGING INSTRUMENT: INFORMATION	PLEA: GUILTY / NOLO CONTENDERE
FINDING OF COURT: GUILTY	
TERMS OF NEGOTIATED PLEA BARGAIN: (IN DETAIL) 45 DAYS 0.00 FINE	PLEA BARGAIN AGREEMENT FOLLOWED: YES / NO
DATE SENTENCE IMPOSED: 11-2-2006	COST: YES / NO
PUNISHMENT AND PLACE OF CONFINEMENT:	
	COUNTY JAIL AND A FINE OF \$ 0.00
CREDIT FOR TIME SERVED: YES	FINE PROBATED: YES / NO
TX.C.C.P. COUNSELING FEE, IF APPLICABLE: \$	NOT TO EXCEED \$500.00 IF YES, NAME OF VICTIM: TRUE AND CORRECT OF ORIGINAL
ADDRESS OF VICTIM OR AGENCY TO COLLECT	IF YES, NAME OF VICTIM: TRUE AND CORRECT COPY OF ORIGINAL FILED IN DALLAS FILED IN CLERK'S OFFICE COUNTY CLERK'S
AFFIRMATIVE FINDING OF FAMILY VIOLENCE	IF APPLICABLE: YES NO COUNTY CLERK
CASE TO RUN: CUMULATIVE / CONCU	RRENT WITH ALL OTHER CASES
above named attorneys and announced ready for trial. Defendant ap knowingly, intelligently, and voluntarily waived the right to represer Having been admonished of the right to a jury trial, the D	red cause was called for trial. The State of Texas and Defendant appeared by and through the peared in person in open court. Where Defendant was not represented by counsel, Defendant nation by counsel. Defendant waived the right to a jury trial in writing and in open court with the consent and approval prosecuting attorney named above. The consent and approval of the waiver of jury trial was

entered of record in the minutes of the court before the Defendant entered this plea.

The Defendant entered the above plea to the charge contained in the information/indictment. If it is shown above that there was a plea bargain agreement, the Defendant was informed as to whether or not the Judge or Magistrate would follow or reject such agreement. It plainly appears to the Judge / Magistrate that Defendant is mentally competent and said plea free and voluntary, the said plea is accepted by the Judge / Magistrate and is now entered of record as the plea of the Defendant. After hearing evidence offered, the Judge / Magistrate finds the Defendant guilty of the offense as shown above and that the offense was committed by said Defendant on the date set forth above. NORMANDE

It is, therefore, ordered and decreed by the Judge or considered and recommended by the Magistrate that said Defendant be adjudged guilty of the offense as shown above on the date as shown above, and that said defendant is sentenced to a term of imprisonment or fine or both, as set out above, and shall be confined for the above named term in accordance with the provision by the court appointed attorney or public defender in this cause, if any, and restitution or reparation, if any, as set forth above. The Judge/Magistrate finds that the Defendant has the financial resources to enable the Defendant to offset said costs in the amount ordered.

If the Magistrate has heard this plea, the Judge has reviewed the findings, actions, and recommendations of the Magistrate in this cause, finds that the terms of the negotiated plea agreement in this cause have been followed and hereby adopts all findings, actions and recommendations of the Magistrate in this cause. The Defendant is hereby adjudged guilty of the offense as set out above and ordered punished in accordance with the recommendations of the Magistrate. The judgment as shown above is hereby in all things approved and confirmed, and is hereby ordered into affect. The Court approved the finding of the Magistrate that the Defendant has the financial resources to enable the Do andant to offset any fines, court costs, expenses of legal services and restitution or in the amount ordered.

Attached to this judgment and incorporated by reference, are the terms of any fee payment pursuant to the Texas Code of Criminal Procedure, if applicable. Following the disposition of this cause, the Defendant's fingerprint was placed upon a Certificate of Fingerprint. Said certificate is attached hereto and is incorporated by reference as a part of this judgment.

SIGNED AND ENTERED THIS 2 DAY OF NOVEMBER, 2006

JUDGE, COUNTY CRIMINAL COURT 8

VEAGIFFE LAKE

DALLAS COUNTY, TEXAS STORY.

FORM M-330 **REVISED 2-8-2001**

一、大路上午,1981年后美国管理的城市、野村联盟省的城市区

TENNITH MALE TO SAY